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09/453,800	12/03/1999	ANDREW WATSON	CITI101125	3066
27510	7590	08/11/2006	EXAMINER	
KILPATRICK STOCKTON LLP 607 14TH STREET, N.W. WASHINGTON, DC 20005				KARMIS, STEFANOS
		ART UNIT		PAPER NUMBER
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**BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES**

Application Number: 09/453,800

Filing Date: December 03, 1999

Appellant(s): WATSON, ANDREW

Michael J. Dimino
For Appellant

EXAMINER'S ANSWER

This is in response to the appeal brief filed 31 May 2006 appealing from the Office action mailed 12 January 2005.

(1) Real Party in Interest

A statement identifying by name the real party in interest is contained in the brief.

(2) Related Appeals and Interferences

The examiner is not aware of any related appeals, interferences, or judicial proceedings which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

(3) Status of Claims

The statement of the status of claims contained in the brief is correct.

(4) Status of Amendments After Final

The appellant's statement of the status of amendments after final rejection contained in the brief is correct.

(5) Summary of Claimed Subject Matter

The summary of claimed subject matter contained in the brief is correct.

(6) Grounds of Rejection to be Reviewed on Appeal

The appellant's statement of the grounds of rejection to be reviewed on appeal is correct.

(7) Claims Appendix

The copy of the appealed claims contained in the Appendix to the brief is correct.

(8) Evidence Relied Upon

5,970,478

Walker et al.

3-1997

(9) Grounds of Rejection

The following ground(s) of rejection are applicable to the appealed claims:

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 14-17 remain rejected under 35 U.S.C. 102(e) as being anticipated by Walker et al. (hereinafter Walker'478) U.S. Patent 5,970,478.

Regarding independent claim 14, Walker'478 discloses a computer system comprising a first computer wherein the first computer comprises: a firewall module for determining security parameters (column 4, lines 14-34); an applicant module for collecting data (column 4, lines 41-49 and column 6, lines 28-36); a checker module for determining worthiness parameters in real time in conjunction with a credit rating entity external to the computer system (column 6, lines 12-47 and column 7, line 66 thru column 8, line 5); an account services building module for receiving preference indicator signals indicative of features associated with an account-based service (column 4, lines 41-65 and column 8, lines 22-53).

Claim 15, a network coupled to the first computer (column 4, lines 27-34).

Claim 16, a second computer coupled to the network (column 4, lines 27-34 and Figure 3).

Claim 17, the network includes the World Wide Web (column 4, lines 27-34 and Figure 3).

(10) Response to Argument

The Examiner summarizes the various points raised by the Appellant(s) and addresses them individually.

Appellant is appealing claims 14-17. Appellant asserts that the claimed invention is not anticipated because Walker'478 fails to disclose a *checker module* capable of *checking worthiness parameters in real time with a credit rating entity external to the computer system*. Appellant argues that the modem disclosed by Walker'478 has no inherent structure to act as a checker module.

In Response:

The issue here is whether Walker'478 discloses a *checker module for determining worthiness parameters in real time with a credit rating entity external to the computer system*.

Appellant's specification states that modules "may be implemented as hardware, software, firmware or any combination thereof onto computer 2" (page 11, lines 5-6). The central controller disclosed by Walker'478 acts as a checker module, not the modem as suggested by the Appellant. The modem is a component for connecting the various computers in

the communication system, however, checking and processing of information is done in the central controller. Walker'478 discloses that the central controller includes a CPU that performs processing functions of the controller as well as read only memory (ROM) for storing some of the program instructions (column 4, lines 14-20). The operations of the central controller are implemented in a computer program that may be installed at the central controller from a computer readable medium and the stored therein in the data storage device (column 6, lines 13-19 and Figure 7). Walker'478 states that the system in Figure 1 (which discloses the central controller) may be embodied in hardware specifically provided to implement the present invention, through existing hardware, or through existing hardware with software updates (column 3, line 62 thru column 4, line 8 and Figure 1). Therefore the central controller disclosed by Walker'478 contains the structure to act as a checker module in accordance with Appellant's specification.

Claim 14, states a *checker module for determining worthiness parameters in real time in conjunction with a credit rating entity external to the computer system* and Appellant states in the arguments of the Appeal Brief that the *checker module* is **capable of checking worthiness parameters in real time in conjunction with a credit rating entity external to the computer system** (page 8). In interpreting the claim, it is only necessary that Walker'478 disclose a checker module **capable** of checking functions since the functions are not actively performed in the claim. The structure of the central controller disclosed in Walker'478 is **capable of checking worthiness parameters in real time in conjunction with a credit rating entity external to the**

computer system since it conforms to the module teachings of the specification as discussed above.

Even though, Walker'478 need only disclose a checker module capable of performing checking functions, the central controller of Walker'478 actually performs the checking functions described in claim 14. Walker'478 discloses that the central controller receives credit card parameters and customer parameters stored in a customer database (column 6, lines 20-28). The customer parameters include a customer rating which is based on information obtained from a credit-reporting agency such as TRW or EQUIFAX (column 6, lines 29-41). The central controller calculates the price of modifying an account based on the credit card parameters and the customer parameters such as the customer rating from the customer database (column 6, lines 48-52 and column 7, lines 66 thru column 8, line 5). Walker'478 discloses an example where price may be tripled for customers with a bad credit rating, doubled for customers with an average credit rating and left unchanged for customers with a good rating (column 7, lines 66 thru column 8, line 5). This disclosure from Walker'478 anticipates how credit worthiness parameters are checked for building account services as described in claim 14 and as discussed in the operations of the checker module in the specification (page 9, line 5 thru page 10, line 10). Therefore Walker'478 does anticipate a *checker module for determining worthiness parameters in real time in conjunction with a credit rating entity external to the computer system.*

The above responses to arguments apply to all appealed claims since Appellant does not provide arguments why each of the dependent claims is separately patentable and relies on

arguments regarding the independent claim as a whole. The Examiner has properly answered all the arguments presented.

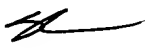
(11) Related Proceeding(s) Appendix

No decision rendered by a court or the Board is identified by the examiner in the Related Appeals and Interferences section of this examiner's answer.

For the above reasons, it is believed that the rejections should be sustained.

Respectfully submitted,
Stefano Karmis
Art Unit 3624
02 August 2006



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